IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

ATARI, INC.,)		
a Delaware Corpor	ration,)		
and)		
MIDWAY MFG. CO., an		*)		
Illinois corporati	ion,)		
	Plaintiffs,)		
vs.)		
)	Civil Action No. 81	C 6434
NORTHERN AMERICAN PHILIPS CONSUMER ELECTRONICS CORP., a Tennessee corporation,)	The Honorable George N. Leighton	
PARK TELEVISION d/ PARK MAGNAVOX HOME ENTERTAINMENT CENI an Illinois partn	^b/a } ER,))		
and)		
ED AVERETT, an individual,) ,		
	Defendants.)	**	
)		
•	MIDWA MEMO OF ITS MOT OF REUBE	UPPORT OF AY MFG. (DRANDUM] 'ION FOR	LENN E. BRASWELL F PLAINTIFF CO.'S REPLY IN SUPPORT DISQUALIFICATION TOR AS COUNSEL NDANTS	

STATE OF VIRGINIA CITY OF ALEXANDRIA

SS.

Glenn E. Braswell being duly sworn, deposes and says:

- 1. I am Executive Director of the Amusement Game Manufacturers
 Association and have held this position since May, 1980.
 - 2. Prior to this position I served for twelve years as a

trade association executive.

- 3. For most of the calendar year 1981 and all of the calendar year 1982, David Maher, Reuben & Proctor of Chicago, Illinois was general counsel for the AGMA, and in that role I considered him to represent not not only the association per se, but, the collective interest of each of the members individually of the association with respect to subjects of mutual concern, among the the AGMA members, including specifically copyright protection for video games.
- 4. It is my understanding and belief and managerial expectation that representatives of individual companies worked with and confided in Mr. Maher of Reuben & Proctor, in connection with obtaining effective copyright protection programs for video games within the U.S. and the international arena.
- 5. In representing the AGMA and its members, Mr. Maher of Reuben & Proctor was representing the position in favor of the copyrightability of audiovisual work including video games. The policy of the AGMA and its members have never been to the contrary.
- 6. I feel that to allow former association counsel to represent interests adverse to the association and its individual members, particularly within a resonable time frame immediately following such association representation, would provide a chilling effect on the cooperative objectives sought through the common interest of trade association memberships and would prohibit individual members from confiding in and/or working with trade counsel to address the common concern for which association forums were formed.

State of Virginia City of Alexandria: To-Wit:

Subscribed and sworn before me this 16th day of June, 1983.

My Commission Expires: 9/30/84

Nancy J. Sullivan, Notary Public